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1	Begin Bates	End Bates	Doc#	Doc#	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in full or Redacted	From/Author	To	CC
42	041 EP-DATE 001082	EP-DATE 001082	Word Attachment to 040		Power Generators Air Condition, Talking Points Power Plants Membership	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Subentity) - This draft would contain confidential information voluntarily submitted by McGrawHill. The confidential information in this document consists of information that McGrawHill proposes discussing at the first PGen meeting and the formation of PGen that is covered by the attorney-client privilege. Disclosure would shift the open and candid communication between McGrawHill and its clients on such matters and would also erode the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.  Exemption 5 (Attorney-Client Privilege) - This draft document also contains confidential information voluntarily submitted by McGrawHill. The confidential information in this document consists of information that McGrawHill proposes discussing at the first PGen meeting and the formation of PGen that is covered by the attorney-client privilege. Disclosure would shift the open and candid communication between McGrawHill and its clients on such matters and would also erode the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			
43	041 EP-DATE 001083	EP-DATE 001083	Word Attachment 040		Power Generators Air Condition, DRAFT - Topics for First Meeting - DRAFT	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Subentity) - This draft document contains confidential information voluntarily submitted by McGrawHill. The confidential information in this document is intended to be discussed at PGen meetings, PGen organization, and plans for future meetings and actions. This document has a watermark marking it as privileged and confidential and the information in this document is intended by McGrawHill and PGen to remain confidential, and it is customarily and actually kept private by McGrawHill, PGen, its members, and its prospective members and was provided to TVA and other clients of McGrawHill that had retained the firm to provide legal advice and representation. McGrawHill and PGen intend to keep this information confidential and to use it in the future to advance the business practice and strategy of PGen and McGrawHill. Disclosure of this confidential commercial information in this document would reveal the business practice and strategy of PGen and McGrawHill with regard to the operations, functions, and activities of PGen and would give competitors of PGen and McGrawHill access to confidential information regarding how PGen operates and the advice given by McGrawHill to PGen and its members and prospective members. This disclosure would foreseeably harm PGen, its members, and McGrawHill's commercial and business interests.  Exemption 5 (Attorney-Client Privilege) - This draft document also contains confidential information from counsel to clients regarding matters relevant to the formation of PGen that is covered by the attorney-client privilege. Disclosure would shift the open and candid communication between McGrawHill and its clients on such matters and would also erode the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable from the exempt information has been provided.	Redactions	Jabbar, Makram B.	Melina, Khushid K	Korwa, M Canlyn; Waddell, J Thomas
44	041 EP-DATE 001084	EP-DATE 001084	MSG		End of year accounting for current TVA matter	Exemption 4 Exemption 6	Exemption 4 (Confidential Commercial Information of a Subentity) - This document contains confidential commercial information voluntarily submitted by McGrawHill. The confidential information in this document is intended to be discussed at PGen meetings, PGen organization, and plans for future meetings and actions. This document has a watermark marking it as privileged and confidential and the information in this document is intended by McGrawHill and PGen to remain confidential, and it is customarily and actually kept private by McGrawHill, PGen, its members, and its prospective members and was provided to TVA and other clients of McGrawHill that had retained the firm to provide legal advice and representation. McGrawHill and PGen intend to keep this information confidential and to use it in the future to advance the business practice and strategy of PGen and McGrawHill. Disclosure of this confidential commercial information in this document would reveal the business practice and strategy of PGen and McGrawHill with regard to the operations, functions, and activities of PGen and would give competitors of PGen and McGrawHill access to confidential information regarding how PGen operates and the advice given by McGrawHill to PGen and its members and prospective members. This disclosure would foreseeably harm McGrawHill's commercial and business interests.  Exemption 6 - This email also contains direct personal contact information of an individual in the form of a mobile phone number, the disclosure of which would constitute a violation of the privacy of the individual and would be a breach of the duty of confidentiality owed by McGrawHill to the individual and similar others. The individual's name and address are also included with the contact information. This email information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	Reactive of the confidential and privileged nature of this document, it contains no non-exempt information that is reasonably segregable from the exempt information. The attachments to this email, which contain confidential information, provide additional information about the subjects that are discussed and analyzed by the McGrawHill's attorneys in this email.	Withheld in full	Jabbar, Makram B.	Korwa, M Canlyn; Melina, Khushid K; Waddell, J Thomas	
45	045 EP-DATE 001087	EP-DATE 001086	MSG		EP A Issues Final Rule Reconsidering the Supplemental Finding on MATS and Addressing Risk and Technology Review for the EGU Category	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Subentity) - This email contains confidential information voluntarily submitted by McGrawHill. The confidential information in this email consists of attorney communications to TVA as a prospective client regarding an EPA final rule directly relevant to TVA's operations. This type of information is intended by McGrawHill to remain confidential and it is customarily and actually kept private by McGrawHill, PGen, its members, and its prospective members and was provided to TVA and other clients of McGrawHill that had retained the firm to provide legal advice and representation. McGrawHill and PGen intend to keep this information confidential and to use it in the future to advance the business practice and strategy of PGen and McGrawHill. Disclosure of this confidential commercial information in this document would reveal the business practice and strategy of PGen and McGrawHill with regard to the operations, functions, and activities of PGen and would give competitors of PGen and McGrawHill access to confidential information regarding how PGen operates and the advice given by McGrawHill to PGen and its members and prospective members. This disclosure would foreseeably harm McGrawHill's commercial and business interests.  Exemption 5 (Attorney-Client Privilege) - This email contains confidential communications between McGrawHill and TVA on matters related to the legal representation of PGen that is covered by the attorney-client privilege. Disclosure would shift the open and candid communication between McGrawHill and its clients on such matters and would also erode the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.		Produced			
46	045 EP-DATE 001087	EP-DATE 001215	PDF Attachment to 044		Final Rule, National Emission Standards for Hazardous Air Pollutants: Coal-and Oil-Fired Electric Utility Steam Generating Units Supplemental Finding of Supplemental Finding and Residual Risk and Technology Review				Produced			
47	047 EP-DATE 001216	EP-DATE 001219	PDF Attachment to 044		Fact Sheet, Mercury and Air Toxics Standards for Power Plants: Revised Supplemental Finding of Supplemental Finding and Residual Risk and Technology Review				Produced			
47	047 EP-DATE 001220	EP-DATE 001225	PDF Attachment to 044		Memo: Compliance Cost, HAP Benefits, and Ancillary Co-Pollutant Benefits for "National Emission Standards for Hazardous Air Pollutants: Coal-and Oil-Fired Electric Utility Steam Generating Units - Reconsideration of Supplemental Finding and Residual Risk and Technology Review"				Produced			Docket for Rulemaking: "National Emission Standards for Hazardous Air Pollutants: Coal-and Oil-Fired Electric Utility Steam Generating Units - Reconsideration of Supplemental Finding and Residual Risk and Technology Review" (EPA-HQ-OAR-2018-0794)





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061	EPF-TATE 001271	EPF-TATE 001273	11/17/20	MSG	Great News	Exemption 4 Exemption 5 (Attorney-Client) Exemption 6	Exemption 4 (Confidential Commercial Information of a Subsidiary) – The confidential information in the email contains the identities from employee email accounts of PGen members, including information about details of processing payment of dues and the identity of prospective PGen members. This information is intended by PGen and McGrawHill to remain confidential, and it is customarily and actually kept private by PGen and McGrawHill. Exemption 5 (Attorney-Client Privilege) – The email also contains direct personal contact information of individuals, in the form of email addresses, as well as a mobile phone number, the disclosure of which would constitute a directly unimpaired invasion of personal privacy. The withheld information is within the scope of "personal and confidential files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid unauthorized communications. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	PGen	Wood, Allison D; Flynn, Aaron M.	
062	EPF-TATE 001274	EPF-TATE 001274	10/20/20	MSG	Information regarding Coalition	Exemption 4 Exemption 6	Exemption 4 – The confidential commercial information in this email consists of the identities (from employee email addresses) of and information communicated by McGrawHill to the entities that retained McGrawHill to act on the formation and incorporation of PGen, and the email address of a potential member of PGen. This information is intended by McGrawHill to remain confidential, and it is customarily and actually kept private by PGen, but was communicated by TV and other clients of McGrawHill that had retained the firm to advise on the formation and incorporation of PGen with an anticipated purpose to disseminate information to the public, and the document has a watermark designating it as confidential. Under the confidentiality provisions of PGen's standard and procedures, TV is prohibited from releasing information within the scope of PGen's functions and activities, including information related to the formation and operation of PGen. Disclosure of this document would reveal the business practice and strategy of PGen and McGrawHill access to confidential commercial information regarding how PGen operates and the names of companies McGrawHill anticipates could join PGen. Thus, disclosure would foreseeably harm PGen, its members, and McGrawHill due to diminished competitive interests.	Non-exempt information that is reasonably segregable from the exempt information has been provided.	Redactions	Jaber, Makram B.	PGen	PGen	
063	EPF-TATE 001275	EPF-TATE 001276		PDF Attachment to 062	Power Generators Air Coalition Overview and Talking Points	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Subsidiary) – This excerpt from a draft document contains confidential commercial information voluntarily submitted by McGrawHill. The confidential information consists of information circulated among McGrawHill attorneys and entities that retained McGrawHill to act on the formation and incorporation of PGen with an anticipated purpose to disseminate information to the public, and the document has a watermark designating it as confidential. Under the confidentiality provisions of PGen's standard and procedures, McGrawHill is prohibited from releasing information within the scope of PGen's functions and activities, including information related to the formation and operation of PGen. Disclosure of this document would reveal the business practice and strategy of PGen and McGrawHill access to confidential commercial information regarding how PGen operates and the names of companies McGrawHill anticipates could join PGen. Thus, disclosure would foreseeably harm PGen, its members, and McGrawHill due to diminished competitive interests.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full				
064	EPF-TATE 001277	EPF-TATE 001278	10/02/20	PDF Attachment to 062	Power Generators Air Coalition Draft Articles of Incorporation	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Subsidiary) – This draft document also contains confidential information from counsel to clients regarding matters relevant to the formation and incorporation of PGen, and the email address of a potential member of PGen. This information is intended by McGrawHill to remain confidential, and it is customarily and actually kept private by PGen, but was communicated by TV and other clients of McGrawHill that had retained the firm to advise on the formation and incorporation of PGen with an anticipated purpose to disseminate information to the public, and the document has a watermark designating it as confidential. Under the confidentiality provisions of PGen's standard and procedures, McGrawHill is prohibited from releasing information within the scope of PGen's functions and activities, including information related to the formation and operation of PGen. Disclosure of this document would reveal the business practice and strategy of PGen and McGrawHill access to confidential commercial information regarding how PGen operates and the names of companies McGrawHill anticipates could join PGen. Thus, disclosure would foreseeably harm PGen, its members, and McGrawHill due to diminished competitive interests.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full				
065	EPF-TATE 001279	EPF-TATE 001281	10/20/20	PDF Attachment to 062	Power Generators Air Coalition Draft By-Laws	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Subsidiary) – This draft document also contains confidential information from counsel to clients regarding matters relevant to the formation and incorporation of PGen, and the email address of a potential member of PGen. This information is intended by McGrawHill to remain confidential, and it is customarily and actually kept private by PGen, but was communicated by TV and other clients of McGrawHill that had retained the firm to advise on the formation and incorporation of PGen with an anticipated purpose to disseminate information to the public, and the document has a watermark designating it as confidential. Under the confidentiality provisions of PGen's standard and procedures, McGrawHill is prohibited from releasing information within the scope of PGen's functions and activities, including information related to the formation and operation of PGen. Disclosure of this document would reveal the business practice and strategy of PGen and McGrawHill access to confidential commercial information regarding how PGen operates and the names of companies McGrawHill anticipates could join PGen. Thus, disclosure would foreseeably harm PGen, its members, and McGrawHill due to diminished competitive interests.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full				
066	EPF-TATE 001292	EPF-TATE 001302	10/02/20	PDF Attachment to 062	Draft Standards and Procedures for the Power Generators Air Coalition	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Subsidiary) – The confidential commercial information in this email consists of identities from employee email accounts of PGen members, including information about details of processing payment of dues and the identity of prospective PGen members. This information is intended by PGen and McGrawHill to remain confidential, and it is customarily and actually kept private by PGen, its members, its prospective members, and McGrawHill and was communicated by TV and other clients of McGrawHill that had retained the firm to advise on the formation and incorporation of PGen with an anticipated purpose to disseminate information to the public, and the document has a watermark designating it as confidential. Under the confidentiality provisions of PGen's standard and procedures, McGrawHill is prohibited from releasing information within the scope of PGen's functions and activities, including information related to the formation and operation of PGen. Disclosure of this document would reveal the business practice and strategy of PGen and McGrawHill access to confidential commercial information regarding how PGen operates and the names of companies McGrawHill anticipates could join PGen. Thus, disclosure would foreseeably harm PGen, its members, and McGrawHill due to diminished competitive interests.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full				
067	EPF-TATE 001303	EPF-TATE 001303	11/23/20	MSG	Information Session Attendees	Exemption 4 Exemption 6	Exemption 4 (Confidential Commercial Information of a Subsidiary) – The confidential commercial information in this email consists of identities from employee email accounts of PGen members, including information about details of processing payment of dues and the identity of prospective PGen members. This information is intended by PGen and McGrawHill to remain confidential, and it is customarily and actually kept private by PGen, its members, its prospective members, and McGrawHill and was communicated by TV and other clients of McGrawHill that had retained the firm to advise on the formation and incorporation of PGen with an anticipated purpose to disseminate information to the public, and the document has a watermark designating it as confidential. Under the confidentiality provisions of PGen's standard and procedures, McGrawHill is prohibited from releasing information within the scope of PGen's functions and activities, including information related to the formation and operation of PGen. Disclosure of this document would reveal the business practice and strategy of PGen and McGrawHill access to confidential commercial information regarding how PGen operates and the names of companies McGrawHill anticipates could join PGen. Thus, disclosure would foreseeably harm PGen, its members, and McGrawHill due to diminished competitive interests.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Flynn, Aaron M.	PGen	Wood, Allison D.; Jaber, Makram B.	







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		Begin Dates	End Dates	Due Date	Doc Type	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Redacted	From/Author	To	CC
109	109	EPL-TATE 001817	EPL-TATE 001818	05/19/20	MSG	RE: Draft - Contract with McGuire Woods (Makram Jaberi)	Exemption 4 Exemption 5 (Attorney Client)	Exemption 4 (Confidential Commercial Information of A. Summary) - This document contains confidential commercial information voluntarily submitted by McGuire Woods. This is a draft contract related to the provision of legal services to TVA by McGuire Woods. The confidential information of McGuire Woods in this document includes, but is not limited to, the terms and conditions of the contract, the names of the parties, the scope of the services, the fee structure, and the dispute resolution process. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The document also contains confidential information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The final contract later became an executed contract for legal services between TVA and McGuire Woods, the final executed copy of which was produced to EPA on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	Because of the confidential and predeliberational nature of this document, it contains no non-exempt information. The final executed copy of this document has been provided to EPA.	Withheld in full	Jaber, Makram B.	Melba, Khurshid K	Smart, Jerom Tipton; Koma, M Carolyn; Adkins, Laura L
110	110	EPL-TATE 001819	EPL-TATE 001822		Word Attachment to 109	Draft contract re: firm services	Exemption 4 Exemption 5 (Attorney Client)	Exemption 4 (Confidential Commercial Information of A. Summary) - This document contains confidential commercial information voluntarily submitted by McGuire Woods. This is a draft contract related to the provision of legal services to TVA by McGuire Woods. The confidential information of McGuire Woods in this document includes, but is not limited to, the terms and conditions of the contract, the names of the parties, the scope of the services, the fee structure, and the dispute resolution process. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The document also contains confidential information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney Client Privilege) - This is a draft of the contract for legal services with red-line edits which reflect confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The final contract later became an executed contract for legal services between TVA and McGuire Woods, the final executed copy of which was produced to EPA on June 3, 2021, pursuant to FOIA Request 107. This document therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	Because of the confidential and predeliberational nature of this document, it contains no non-exempt information. The final executed copy of this document has been provided to EPA.	Withheld in full	Quirk, Sherry	Jaber, Makram B.	
111	111	EPL-TATE 001823	EPL-TATE 001826	05/19/20	Word Attachment to 109	Letter re: McGuire Woods Engagement Letter	Exemption 4 Exemption 5 (Attorney Client)	Exemption 4 (Confidential Commercial Information of A. Summary) - This document contains confidential commercial information voluntarily submitted by McGuire Woods. This is a draft contract related to the provision of legal services to TVA by McGuire Woods. The confidential information of McGuire Woods in this document includes, but is not limited to, the terms and conditions of the contract, the names of the parties, the scope of the services, the fee structure, and the dispute resolution process. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The document also contains confidential information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The final contract later became an executed contract for legal services between TVA and McGuire Woods, the final executed copy of which was produced to EPA on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	Because of the confidential nature of this document, it contains no non-exempt information that is reasonably segregable from the exempt information.	Withheld in full	Jaber, Makram B.	Quirk, Sherry	
112	112	EPL-TATE 001827	EPL-TATE 001829	05/20/20	MSG	RE: Draft - Contract with McGuire Woods (Makram Jaberi)	Exemption 4 Exemption 5 (Attorney Client)	Exemption 4 (Confidential Commercial Information of A. Summary) - This document contains confidential commercial information voluntarily submitted by McGuire Woods. This is a draft contract related to the provision of legal services to TVA by McGuire Woods. The confidential information of McGuire Woods in this document includes, but is not limited to, the terms and conditions of the contract, the names of the parties, the scope of the services, the fee structure, and the dispute resolution process. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The document also contains confidential information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The final contract later became an executed contract for legal services between TVA and McGuire Woods, the final executed copy of which was produced to EPA on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	Melba, Khurshid K	Smart, Jerom Tipton; Koma, M Carolyn; Adkins, Laura L
113	113	EPL-TATE 001830	EPL-TATE 001832	05/21/20	MSG	RE: Draft - Contract with McGuire Woods (Makram Jaberi)	Exemption 4 Exemption 5 (Attorney Client)	Exemption 4 (Confidential Commercial Information of A. Summary) - This document contains confidential commercial information voluntarily submitted by McGuire Woods. This is a draft contract related to the provision of legal services to TVA by McGuire Woods. The confidential information of McGuire Woods in this document includes, but is not limited to, the terms and conditions of the contract, the names of the parties, the scope of the services, the fee structure, and the dispute resolution process. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The document also contains confidential information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The final contract later became an executed contract for legal services between TVA and McGuire Woods, the final executed copy of which was produced to EPA on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	Melba, Khurshid K	Koma, M Carolyn
114	114	EPL-TATE 001833	EPL-TATE 001836		Word Attachment to 113	Draft - Contract with McGuire Woods (Makram Jaberi)	Exemption 4 Exemption 5 (Attorney Client)	Exemption 4 (Confidential Commercial Information of A. Summary) - This document contains confidential commercial information voluntarily submitted by McGuire Woods. This is a draft contract related to the provision of legal services to TVA by McGuire Woods. The confidential information of McGuire Woods in this document includes, but is not limited to, the terms and conditions of the contract, the names of the parties, the scope of the services, the fee structure, and the dispute resolution process. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The document also contains confidential information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney Client Privilege) - This is a draft of the contract for legal services with red-line edits which reflect confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship. The disclosure of this information would be prejudicial to the interests of McGuire Woods and its clients. The final contract later became an executed contract for legal services between TVA and McGuire Woods, the final executed copy of which was produced to EPA on June 3, 2021, pursuant to FOIA Request 107. This document therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	Because of the confidential and privileged nature of this document, it contains no non-exempt information that is reasonably segregable from the exempt information. The final contract later became an executed contract for legal services between TVA and McGuire Woods, the final executed copy of which was produced to EPA on June 3, 2021, pursuant to FOIA Request 107. This document therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	Withheld in full	Jaber, Makram B.	Quirk, Sherry	

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		Begin Dates	End Dates	Due Date	Doc Type	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Redacted	From/Author	To	CC
115	115	EPI DATE 001837	EPI DATE 001840	05/22/20	MSG	RE: Draft - Contract with McGuire Woods (Makram Jaber)	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of A Submitter) - The confidential information in this email relates to the legal services provided by McGuire Woods to TVA, including a discussion of the contractual terms that establish the attorney-client relationship between the parties. This type of information is inherently confidential, and it is customarily and actually kept private by McGuire Woods and is provided to TVA, a prospective client of McGuire Woods, for its use in connection with the legal services it offers to its client and would foreseeably harm the submitter's commercial or business interests. Disclosure of this document would also put McGuire Woods at a competitive disadvantage because it would give competitors access to McGuire Woods' confidential commercial information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship between TVA and McGuire Woods. The final executed copy of which was produced to EPI on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	Melba, Khurshid K	Kerna, M. Gansly; Shanti, Jacom Tipton
116	116	EPI DATE 001841	EPI DATE 001846	05/22/20	MSG	RE: Draft - Contract with McGuire Woods (Makram Jaber)	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of A Submitter) - The confidential information in this email relates to the legal services provided by McGuire Woods to TVA, including a discussion of the contractual terms that establish the attorney-client relationship between the parties. This type of information is inherently confidential, and it is customarily and actually kept private by McGuire Woods and is provided to TVA, a prospective client of McGuire Woods, for its use in connection with the legal services it offers to its client and would foreseeably harm the submitter's commercial or business interests. Disclosure of this document would also put McGuire Woods at a competitive disadvantage because it would give competitors access to McGuire Woods' confidential commercial information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship between TVA and McGuire Woods. The final executed copy of which was produced to EPI on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	Melba, Khurshid K	Kerna, M. Gansly; Shanti, Jacom Tipton
117	117	EPI DATE 001847	EPI DATE 001852	05/22/20	MSG	RE: Draft - Contract with McGuire Woods (Makram Jaber)	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of A Submitter) - The confidential information in this email relates to the legal services provided by McGuire Woods to TVA, including a discussion of the contractual terms that establish the attorney-client relationship between the parties. This type of information is inherently confidential, and it is customarily and actually kept private by McGuire Woods and is provided to TVA, a prospective client of McGuire Woods, for its use in connection with the legal services it offers to its client and would foreseeably harm the submitter's commercial or business interests. Disclosure of this document would also put McGuire Woods at a competitive disadvantage because it would give competitors access to McGuire Woods' confidential commercial information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship between TVA and McGuire Woods. The final executed copy of which was produced to EPI on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	Melba, Khurshid K	Kerna, M. Gansly; Shanti, Jacom Tipton
118	118	EPI DATE 001857	EPI DATE 001857		Word Attachment to 118	Draft TVA Contract with McGuire Woods	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of A Submitter) - The confidential information in this document relates to the legal services provided by McGuire Woods to TVA, including a discussion of the contractual terms that establish the attorney-client relationship between the parties. This type of information is inherently confidential, and it is customarily and actually kept private by McGuire Woods and is provided to TVA, a prospective client of McGuire Woods, for its use in connection with the legal services it offers to its client and would foreseeably harm the submitter's commercial or business interests. Disclosure of this document would also put McGuire Woods at a competitive disadvantage because it would give competitors access to McGuire Woods' confidential commercial information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney-Client Privilege) - This is a draft of the contract for legal services with red-line edits which reflect confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA. That information is confidential, and its disclosure would harm McGuire Woods' commercial or business interests. The final executed copy of which was produced to EPI on June 3, 2021, pursuant to FOIA Request 107. This document therefore contains the terms in a pre-decisional, preliminary version of what later became a final document.	Because of the confidential and privileged nature of this document, it is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable from the exempt information. The final executed copy of this document has been provided to EPI.	Withheld in full	Quirk, Sherry	Jaber, Makram B.	
119	119	EPI DATE 001858	EPI DATE 001859	11/09/20	MSG	RE: Draft Strawnman Slides for November 19 Informational Meeting	Exemption 4 Exemption 6	Exemption 4 (Confidential Commercial Information of A Submitter) - The confidential commercial information in the email consists of the identities (from employee email addresses) and information communicated by McGuire Woods to the entities that retained McGuire Woods to advise on the formation and incorporation of Plein. This confidential information includes draft content about Plein, including language with red-line changes. This information is confidential, and its disclosure would harm McGuire Woods' commercial or business interests. The withheld information would be kept confidential, causing foreseeable harm to the attorney-client relationship.  Exemption 6 - The email also contains direct personal contact information of individuals, in the form of email addresses, as well as a mobile phone number, the disclosure of which would constitute a clearly unwanted invasion of personal privacy. The withheld information is within the scope of "personal and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid any disclosure clearly outweighs the public interest in such a disclosure.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Wood Allison D.	PCen	
120	120	EPI DATE 001860	EPI DATE 001873	11/19/20	Powerpoint Attachment to 120	Powerpoint Coalition, Informational Meeting	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of A Submitter) - The confidential commercial information in this email relates to the legal services provided by McGuire Woods to TVA, including a discussion of the contractual terms that establish the attorney-client relationship between the parties. This type of information is inherently confidential, and it is customarily and actually kept private by McGuire Woods and is provided to TVA, a prospective client of McGuire Woods, for its use in connection with the legal services it offers to its client and would foreseeably harm the submitter's commercial or business interests. Disclosure of this document would also put McGuire Woods at a competitive disadvantage because it would give competitors access to McGuire Woods' confidential commercial information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship between TVA and McGuire Woods. The final executed copy of which was produced to EPI on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	PCen	Wood, Allison D.; Pyim, Aileen M.
121	121	EPI DATE 001876	EPI DATE 001879	10/16/20	MSG	RE: Draft Talking Points	Exemption 4 Exemption 5 (Attorney-Client) Exemption 6	Exemption 4 (Confidential Commercial Information of A Submitter) - The confidential commercial information in this email relates to the legal services provided by McGuire Woods to TVA, including a discussion of the contractual terms that establish the attorney-client relationship between the parties. This type of information is inherently confidential, and it is customarily and actually kept private by McGuire Woods and is provided to TVA, a prospective client of McGuire Woods, for its use in connection with the legal services it offers to its client and would foreseeably harm the submitter's commercial or business interests. Disclosure of this document would also put McGuire Woods at a competitive disadvantage because it would give competitors access to McGuire Woods' confidential commercial information regarding how it provides legal services to clients as well as connecting matters.  Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications between McGuire Woods and TVA, a prospective client of McGuire Woods, on matters related to the legal services provided by McGuire Woods to TVA, including information that reveals TVA's attorney-client relationship between TVA and McGuire Woods. The final executed copy of which was produced to EPI on June 3, 2021, pursuant to FOIA Request 107. This email therefore contains discussions of the terms in a pre-decisional, preliminary version of what later became a final document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	PCen	Wood, Allison D.; Pyim, Aileen M.















	A	B	C	D	E	F	G	H	I	J	K	L	M	CC
		Begin Dates	End Dates	Doc Date	Doc Type	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Redacted	From/Author	To		
1	161	EPI-TATE 001984	EPI-TATE 001984		PDF	Shawman Does Allocation	Exemption 4 Exemption 5	Exemption 4 (Confidential Commercial Information of a Subsidiary) - This document contains confidential commercial information voluntarily submitted by McGrawHill to the entities that retained McGrawHill to advise on the formation and incorporation of PGen. The email chain also contains a discussion of PGen's formation, structure and governance, circulated by comment among PGen and other clients that retained McGrawHill to advise on the formation and incorporation of PGen with an expectation of privacy. Under the confidentiality provisions of PGen's standards and procedures, TVA is prohibited from releasing confidential information related to the formation and incorporation of PGen, including information related to potential members of PGen. Disclosure of the confidential commercial information in this document would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid disclosure of information that is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Maham B.	PCen	Hym, Aaron M.	
162	162	EPI-TATE 001985	EPI-TATE 001985	10/28/20	MSG	RE: Proposed 3-tier deal structure - PRIVILEGED AND CONFIDENTIAL	Exemption 4 Exemption 5 Exemption 6	Exemption 4 (Confidential Commercial Information of a Subsidiary) - The confidential commercial information in this email chain consists of the identities from employees email addresses of and information communicated by McGrawHill to the entities that retained McGrawHill to advise on the formation and incorporation of PGen. The email chain also contains a discussion of PGen's formation, structure and governance, circulated by comment among PGen and other clients that retained McGrawHill to advise on the formation and incorporation of PGen with an expectation of privacy. Under the confidentiality provisions of PGen's standards and procedures, TVA is prohibited from releasing confidential information related to the formation and incorporation of PGen, including information related to potential members of PGen. Disclosure of the confidential commercial information in this document would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid disclosure of information that is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Maham B.	PCen		
163	163	EPI-TATE 001987	EPI-TATE 01/08/21	09/28/20	MSG	RE: re: need strawman documents attached	Exemption 4 Exemption 5 Exemption 6	Exemption 4 (Confidential Commercial Information of a Subsidiary) - The confidential commercial information in this email chain consists of the identities from employees email addresses of and information communicated by McGrawHill to the entities that retained McGrawHill to advise on the formation and incorporation of PGen. The email chain also contains a discussion of PGen's formation, structure and governance, circulated by comment among PGen and other clients that retained McGrawHill to advise on the formation and incorporation of PGen with an expectation of privacy. Under the confidentiality provisions of PGen's standards and procedures, TVA is prohibited from releasing confidential information related to the formation and incorporation of PGen, including information related to potential members of PGen. Disclosure of the confidential commercial information in this document would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid disclosure of information that is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Maham B.	Korea, M Carolyn; Wood, Allison D.	PCen	
164	164	EPI-TATE 001989	EPI-TATE 01/09/21	01/27/21	MSG	RE: Revised draft structure & procedures CONFIDENTIAL	Exemption 4 Exemption 5 Exemption 6	Exemption 4 (Confidential Commercial Information of a Subsidiary) - The confidential information in this email chain consists of a discussion of PGen's formation and incorporation of PGen. The confidential information also contains a discussion of PGen's formation, structure and governance, circulated by comment among PGen and other clients that retained McGrawHill to advise on the formation and incorporation of PGen with an expectation of privacy. Under the confidentiality provisions of PGen's standards and procedures, TVA is prohibited from releasing confidential information related to the formation and incorporation of PGen, including information related to potential members of PGen. Disclosure of the confidential commercial information in this document would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid disclosure of information that is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Maham B.	PCen	PCen	
165	165	EPI-TATE 001992	EPI-TATE 01/09/21	10/14/20	MSG	RE: Revised Strawman Documents	Exemption 4 Exemption 5 Exemption 6	Exemption 4 (Confidential Commercial Information of a Subsidiary) - The confidential information in this email chain consists of a discussion of PGen's formation and incorporation of PGen. The confidential information also contains a discussion of PGen's formation, structure and governance, circulated by comment among PGen and other clients that retained McGrawHill to advise on the formation and incorporation of PGen with an expectation of privacy. Under the confidentiality provisions of PGen's standards and procedures, TVA is prohibited from releasing confidential information related to the formation and incorporation of PGen, including information related to potential members of PGen. Disclosure of the confidential commercial information in this document would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid disclosure of information that is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Maham B.	Korea, M Carolyn		
166	166	EPI-TATE 001994	EPI-TATE 06/11/20		MSG	RE: Slides		Exemption 4 (Confidential Commercial Information of a Subsidiary) - The confidential information in this email chain consists of a discussion of PGen's formation and incorporation of PGen. The confidential information also contains a discussion of PGen's formation, structure and governance, circulated by comment among PGen and other clients that retained McGrawHill to advise on the formation and incorporation of PGen with an expectation of privacy. Under the confidentiality provisions of PGen's standards and procedures, TVA is prohibited from releasing confidential information related to the formation and incorporation of PGen, including information related to potential members of PGen. Disclosure of the confidential commercial information in this document would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid disclosure of information that is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Produced	Wood Allison D.	Lit, Karen R.		



	A	B	C	D	E	F	G	H	I	J	K	L	M
		Begin Dates	End Dates	Due Date	Doc Type	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Redacted	From/Author	To	
172	172	EPI-TATE 002119	EPI-TATE 002119	10/02/20	MSG	Revised Strawnman Documents	Exemption 4 Exemption 5 (Attorney-Client) Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subwriter) - This email contains confidential commercial information voluntarily submitted by McGrawHill. The confidential commercial information in this email chain consists of the identities (firm, employee email addresses) of and information furnished by McGrawHill to the parties that retained McGrawHill to advise on the formation and incorporation of Pecen. The email also contains a discussion of the formation and incorporation of Pecen. This information is immaterial to McGrawHill's business, confidential, and if it is customarily and actually kept private by McGrawHill and was provided to TVA and other clients that retained McGrawHill to advise on the formation and incorporation of Pecen with an expectation of privacy. Under the confidentiality provisions of Pecen's standards and procedures, TVA is prohibited from releasing confidential information and McGrawHill would give competitors to Pecen and McGrawHill access to confidential information regarding how Pecen operates and its functions and activities. Thus, disclosure would irretrievably harm Pecen, its members, and McGrawHill's commercial or business interests.</p> <p>Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from counsel to clients regarding matters relevant to the formation of Pecen that are covered by the attorney-client privilege. Disclosure would chill the open and candid communications between McGrawHill and its clients on such matters and would adversely impact the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.</p> <p>Exemption 6 - This email also contains direct personal contact information of individuals, in the form of email addresses, as well as a mobile phone number, the disclosure of which would constitute a clearly unwanted invasion of personal privacy. The withheld information is within the scope of "personnel and confidential information" as defined in the Virginia State Corporation Commission's rules. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.</p>	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Jaber, Makram B.	Pecen	Wood, Allison D.; Pym, Aaron M.
173	173	EPI-TATE 002120	EPI-TATE 002121	10/02/20	Word Attachment to 172	Draft Power Generation Air Coalition Articles of Incorporation	Exemption 4 Exemption 5 (Attorney-Client)	<p>Duplicate of No. 055.</p>	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			
174	174	EPI-TATE 002122	EPI-TATE 002134	10/02/20	Word Attachment to 172	Draft Power Generation Air Coalition By-Laws	Exemption 4 Exemption 5 (Attorney-Client)	<p>Duplicate of No. 056.</p>	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			
175	175	EPI-TATE 002135	EPI-TATE 002145	10/02/20	Word Attachment to 172	Draft Standards and Procedures for the Power Generation Air Coalition	Exemption 4 Exemption 5 (Attorney-Client)	<p>Duplicate of Nos. 057 and 175.</p>	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			
176	176	EPI-TATE 002146	EPI-TATE 002157	10/02/20	Word Attachment to 172	Draft Standards and Procedures for the Power Generation Air Coalition - Redline	Exemption 4 Exemption 5 (Attorney-Client)	<p>Exemption 4 (Confidential Commercial Information of a Subwriter) - This redline draft document dated October 2, 2020, contains confidential commercial information voluntarily submitted by McGrawHill. The confidential information consists of a draft standard and procedure document which discusses the operations of Pecen and which was circulated for discussion among McGrawHill's attorneys and entities that retained McGrawHill to advise on the formation and incorporation of Pecen. This information is immaterial to McGrawHill's business, confidential, and if it is customarily and actually kept private by McGrawHill and was provided to TVA and other clients that retained McGrawHill to advise on the formation and incorporation of Pecen with an expectation of privacy. Under the confidentiality provisions of Pecen's standards and procedures, TVA is prohibited from releasing confidential information and McGrawHill would give competitors to Pecen and McGrawHill access to confidential information regarding how Pecen operates and its functions and activities. Thus, disclosure would irretrievably harm Pecen, its members, and McGrawHill's commercial or business interests. Versions at Nos. 056, 076 and 174.</p> <p>Exemption 5 (Attorney-Client Privilege) - This document also contains confidential communications from counsel to clients regarding matters relevant to the formation of Pecen that are covered by the attorney-client privilege. Disclosure would chill the open and candid communications between McGrawHill and its clients on such matters and would adversely impact the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.</p>	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			
177	177	EPI-TATE 002158	EPI-TATE 002170	10/02/20	Word Attachment to 172	Draft Power Generation Air Coalition By-Laws	Exemption 4 Exemption 5 (Attorney-Client)	<p>Exemption 4 (Confidential Commercial Information of a Subwriter) - This redline draft document dated October 2, 2020, contains confidential commercial information voluntarily submitted by McGrawHill. The confidential information consists of a draft by-law document for Pecen which was circulated for discussion among McGrawHill's attorneys and entities that retained McGrawHill to advise on the formation and incorporation of Pecen. The document contains confidential information that is immaterial to McGrawHill's business, confidential, and if it is customarily and actually kept private by McGrawHill and was provided to TVA and other clients that retained McGrawHill to advise on the formation and incorporation of Pecen with an expectation of privacy. Under the confidentiality provisions of Pecen's standards and procedures, TVA is prohibited from releasing confidential information and McGrawHill would give competitors to Pecen and McGrawHill access to confidential information regarding how Pecen operates and its functions and activities. Thus, disclosure would irretrievably harm Pecen, its members, and McGrawHill's commercial or business interests. Versions at Nos. 056, 076 and 174.</p> <p>Exemption 5 (Attorney-Client Privilege) - This document also contains confidential communications from counsel to clients regarding matters relevant to the formation of Pecen that are covered by the attorney-client privilege. Disclosure would chill the open and candid communications between McGrawHill and its clients on such matters and would adversely impact the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.</p>	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			
178	178	EPI-TATE 002171	EPI-TATE 002173	10/02/20	Word Attachment to 172	Draft Power Generation Air Coalition Articles of Incorporation - Redline	Exemption 4 Exemption 5 (Attorney-Client)	<p>Exemption 4 (Confidential Commercial Information of a Subwriter) - This redline draft document dated October 2, 2020, contains confidential commercial information voluntarily submitted by McGrawHill. The confidential information consists of a draft standard and procedure document which discusses the operations of Pecen and which was circulated for discussion among McGrawHill's attorneys and entities that retained McGrawHill to advise on the formation and incorporation of Pecen. This information is immaterial to McGrawHill's business, confidential, and if it is customarily and actually kept private by McGrawHill and was provided to TVA and other clients that retained McGrawHill to advise on the formation and incorporation of Pecen with an expectation of privacy. Under the confidentiality provisions of Pecen's standards and procedures, TVA is prohibited from releasing confidential information and McGrawHill would give competitors to Pecen and McGrawHill access to confidential information regarding how Pecen operates and its functions and activities. Thus, disclosure would irretrievably harm Pecen, its members, and McGrawHill's commercial or business interests. Versions at Nos. 056, 076 and 174.</p> <p>Exemption 5 (Attorney-Client Privilege) - This document also contains confidential communications from counsel to clients regarding matters relevant to the formation of Pecen that are covered by the attorney-client privilege. Disclosure would chill the open and candid communications between McGrawHill and its clients on such matters and would adversely impact the attorney-client relationship by eliminating the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.</p>	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			



	A	B	C	D	E	F	G	H	I	J	K	L	M
		Begin Dates	End Dates	Due Date	DocType	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Redacted	From/Author	To	
187	187	EPI-TATE 002216	EPI-TATE 002217	09/29/20	MSG	CAA Regulatory Developments and Compliance Update - September 29	Exemption 4 Exemption 5 (Attorney-Client) Exemption 6	Exemption 4 (Confidential Commercial Information of a Submitter) - The confidential commercial information in the email consists of information submitted by McGrawHill to TVA concerning CAA regulatory and compliance developments relevant to TVA's operations. This type of information is submitted by McGrawHill to TVA to remain confidential, and it is customarily and actually kept private by McGrawHill and is provided to TVA with an understanding that it will remain confidential. This information is not reasonably segregable from the non-exempt information in this email. Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from counsel to TVA concerning attorney advice, analysis, and observations on the CAA-related regulatory and compliance developments described in this email. The communication in the email consists of attorney advice, analysis, and impressions on these various legal and regulatory matters on which McGrawHill would provide legal advice to TVA. Disclosure would harm the open and candid communication between TVA and its counsel on such matters and would adversely impact the attorney-client relationship between McGrawHill and TVA by diminishing the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship. Exemption 6 - This email also contains direct personal contact information of TVA attorneys and staff in the form of unique email addresses of individuals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personal and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid unwarranted disclosure of the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	Because of the confidential and privileged nature of this document, it contains non-exempt information that is reasonably segregable from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the information that is reasonably segregable from the non-exempt information analyzed by the McGrawHill attorney in this email.	Withheld in full	Jozim, Joseph R.	Cooks, Andrea Schmale <aschmale@va.gov>; Holly, Anna Jackson <aholly@va.gov>; Fowler, Brian Scott <bfowler@va.gov>; Koma, M. Camryn <ckoma@va.gov>; Colversen, Colin <ccolversen@va.gov>; Byrns, Jack <jbyrns4@va.gov>; Griffith II, S. J. <sjgriff@va.gov>; Dieterich, James A <jdieterich@va.gov>; Harris, Jeffrey Max <jharris4@va.gov>; Bruggen, Jennifer M <jbruggen@va.gov>; Urr, Karen R <krurr@va.gov>; Reed, Julie M <jreed@va.gov>; Urr, Karen R <krurr@va.gov>; Smallwood, Lisa Carol <lsmallwood@va.gov>; Triunfo, Michael G <mtriunfo@va.gov>; Hirsch, Randall Lee <rhirsch@va.gov>; Tolene, Rebecca Chann <rcchannel@va.gov>; Morkum, Wilburne C Jr.	Wood, Allison D.; Jaber, Ma'amm B.; Pym, Aaron M.
188	188	EPI-TATE 002218	EPI-TATE 002218	04/10/20	MSG	CAA Regulatory Information and Compliance Matter for TVA		Duplicate of No. 050	Non-exempt information that is reasonably segregable from the exempt information has been provided.	Produced	Jaber, Ma'amm B.		
189	189	EPI-TATE 002219	EPI-TATE 002220	04/10/20	PDF Attachment to 188	Letter to TVA re Change in CAA Info and Compliance	Exemption 4 Exemption 6		Non-exempt information that is reasonably segregable from the exempt information has been provided.	Redactions	Jaber, Ma'amm B.		
190	190	EPI-TATE 002221	EPI-TATE 002222	04/20/20	MSG	CAA Regulatory Information and Compliance	Exemption 4 Exemption 5 (Attorney-Client)	Exemption 4 (Confidential Commercial Information of a Submitter) - The confidential commercial information in the email consists of information submitted by McGrawHill to TVA concerning CAA regulatory and compliance developments relevant to TVA's operations. This type of information is submitted by McGrawHill to TVA to remain confidential, and it is customarily and actually kept private by McGrawHill and is provided to TVA with an expectation of privacy. This information is not reasonably segregable from the non-exempt information in this email. Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from McGrawHill to a prospective client concerning attorney advice, analysis, and observations on the CAA-related regulatory and compliance developments described in this email. The communication in this email consists of attorney advice, analysis, and impressions on these various legal and regulatory matters on which McGrawHill would provide legal advice to TVA. Disclosure would harm the open and candid communication between TVA and its counsel on such matters and would adversely impact the attorney-client relationship between McGrawHill and TVA by diminishing the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship. Exemption 6 - This document also contains a mobile phone number of an individual, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personal and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid unwarranted disclosure of the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable from the non-exempt information provided in the description of the document.	Withheld in full	Jaber, Ma'amm B.	Koma, M. Carolyn; Melita, Khushid K	Wood, Allison D.; Pym, Aaron M.
191	191	EPI-TATE 002223	EPI-TATE 002224	04/20/20	PDF Attachment to 190	EPA NAAQS Summary Memorandum	Exemption 4 Exemption 5 (Attorney-Client) Exemption 6	Exemption 4 (Confidential Commercial Information of a Submitter) - This document is a legal memo which contains confidential information of a communication submitted by McGrawHill to TVA concerning CAA regulatory and compliance developments relevant to TVA's operations. A heading in the body of the email designates it as privileged and confidential. This type of information is submitted by McGrawHill to remain confidential, and it is customarily and actually kept private by McGrawHill and is provided to TVA with an expectation of privacy. This information is not reasonably segregable from the non-exempt information in this email. Exemption 5 (Attorney-Client Privilege) - This document also contains confidential communications from McGrawHill to a prospective client concerning attorney advice, analysis, and observations on the CAA-related regulatory and compliance developments described in this document. The communication in this email consists of attorney advice, analysis, and impressions on these various legal and regulatory matters on which McGrawHill would provide legal advice to TVA. Disclosure would harm the open and candid communication between TVA and its counsel on such matters and would adversely impact the attorney-client relationship between McGrawHill and TVA by diminishing the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship. Exemption 6 - This document also contains a mobile phone number of an individual, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personal and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid unwarranted disclosure of the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	The exempt information is so intertwined with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full	Pym, Aaron M.; Wood, Allison D.		
192	192	EPI-TATE 002227	EPI-TATE 002228		MSG	EW EPA Issues Final Regulatory Supplemental Finding on MATS and Addressing Risk and Technology Review for the EGU Category	Exemption 2 (Attorney-Client)	Exemption 2 (Confidential Commercial Information of a Submitter) - The confidential commercial information in the email consists of information submitted by McGrawHill to TVA concerning CAA regulatory and compliance developments relevant to TVA's operations. A heading in the body of the email designates it as privileged and confidential. This type of information is submitted by McGrawHill to remain confidential, and it is customarily and actually kept private by McGrawHill and is provided to TVA with an expectation of privacy. Disclosure of the confidential commercial information in this email would reveal the business practice and strategy of McGrawHill with regard to the legal services it offers to clients and the advice given by McGrawHill to TVA. Thus, disclosure would foreseeably harm McGrawHill's commercial or business interests. Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from McGrawHill to a prospective client concerning attorney advice, analysis, and observations on the CAA-related regulatory and compliance developments described in this email. The communication in this email consists of attorney advice, analysis, and impressions on these various legal and regulatory matters on which McGrawHill would provide legal advice to TVA. Disclosure would harm the open and candid communication between TVA and its counsel on such matters and would adversely impact the attorney-client relationship between McGrawHill and TVA by diminishing the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship.	Because of the confidential and privileged nature of this document, it contains non-exempt information that is reasonably segregable from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the information that is reasonably segregable from the non-exempt information analyzed by the CAA attorney in this email.	Withheld in full	Wood, Allison D.		
193	193	EPI-TATE 002361	EPI-TATE 002361		PDF Attachment to 192	frs mats finding and rtr final rule				Produced			
194	194	EPI-TATE 002361	EPI-TATE 002361		PDF Attachment to 192	frs mats ar- rtr final rule				Produced			
195	195	EPI-TATE 002362	EPI-TATE 002362	12/14/18	PDF Attachment to 192	MATS Roadside Cost Memo				Produced			
196	196	EPI-TATE 002368	EPI-TATE 002371	07/22/20	MSG	CAA Regulatory Developments and Compliance Update - July 22	Exemption 4 Exemption 5 (Attorney-Client) Exemption 6	Exemption 4 (Confidential Commercial Information of a Submitter) - The confidential commercial information in the email consists of information submitted by McGrawHill to TVA concerning CAA regulatory and compliance developments relevant to TVA's operations. A heading in the body of the email designates it as privileged and confidential. This type of information is submitted by McGrawHill to remain confidential, and it is customarily and actually kept private by McGrawHill and is provided to TVA with an expectation of privacy. Disclosure of the confidential commercial information in this email would reveal the business practice and strategy of McGrawHill with regard to the legal services it offers to clients and the advice given by McGrawHill to TVA. Thus, disclosure would foreseeably harm McGrawHill's commercial or business interests. Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from counsel to TVA concerning attorney advice, analysis, and observations on the CAA-related regulatory and compliance developments described in this email. The communication in the email consists of attorney advice, analysis, and impressions on these various legal and regulatory matters on which McGrawHill would provide legal advice to TVA. Disclosure would harm the open and candid communication between TVA and its counsel on such matters and would adversely impact the attorney-client relationship between McGrawHill and TVA by diminishing the expectation that communications would be kept confidential, causing foreseeable harm to the attorney-client relationship. Exemption 6 - This email also contains direct personal contact information of TVA attorneys and staff in the form of unique email addresses of individuals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personal and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid unwarranted disclosure of the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	Because of the confidential and privileged nature of this document, it contains non-exempt information that is reasonably segregable from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the information that is reasonably segregable from the non-exempt information analyzed by the McGrawHill attorney in this email.	Withheld in full	Jozim, Joseph R.	Cooks, Andrea Schmale <aschmale@va.gov>; Holly, Anna Jackson <aholly@va.gov>; Fowler, Brian Scott <bfowler@va.gov>; Koma, M. Camryn <ckoma@va.gov>; Colversen, Colin <ccolversen@va.gov>; Byrns, Jack <jbyrns4@va.gov>; Griffith II, S. J. <sjgriff@va.gov>; Dieterich, James A <jdieterich@va.gov>; Harris, Jeffrey Max <jharris4@va.gov>; Bruggen, Jennifer M <jbruggen@va.gov>; Urr, Karen R <krurr@va.gov>; Reed, Julie M <jreed@va.gov>; Urr, Karen R <krurr@va.gov>; Smallwood, Lisa Carol <lsmallwood@va.gov>; Triunfo, Michael G <mtriunfo@va.gov>; Hirsch, Randall Lee <rhirsch@va.gov>; Tolene, Rebecca Chann <rcchannel@va.gov>; Morkum, Wilburne C Jr.	Wood, Allison D.; Jaber, Ma'amm B.; Pym, Aaron M.











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1	A	B	C	D	E	F	G	H	I	J	K	L	M
		Begin Dates	End Dates	Doc Date	Doc Type	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Reduced	From/Author	To	
254	258	EPI-TATE 004459	EPI-TATE 004459	06/02/20	MSG	CLG Update 6-2-2020	Exemption 4 Exemption 5 (Attorney Client) Exemption 6	Exemption 4 (Confidential Commercial Information of a Submitter) - This email contains confidential commercial information voluntarily submitted by McGrawHill to TVA, consisting of information communicated by counsel for the CLG to McGrawHill, the CLG and its members. Absent the CLG, this information would be confidential. This information is withheld from the public interest in such a disclosure. Exemption 5 (Attorney Client Privilege) - This email also contains confidential communications from counsel to the CLG (which consists of its members) concerning attorney advice, analysis, and observations on the climate-related regulatory and litigation developments described in the attachment to this email. Exemption 6 - This email contains direct personal information of non-TVA CLG members, in the form of unique email addresses of individuals, medical files and similar files, because the information applies to and is identified with a particular individual. This personal information is withheld to avoid any disclosure clearly outweighs the public interest in such a disclosure.	Because of the confidential and privileged nature of this document, it contains no non-exempt information from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the information that is withheld and analyzed by the CLG attorney in this email.	Withheld in full	Pym, Aaron M.	CLG	Wood, Allison D.; Francis, Colin B.; Yarbrough, M. Caroline
259	255	EPI-TATE 004490	EPI-TATE 004503		PDF Attachment to 258	Rhode Island v. Shell, 281 Old and New				Produced			
260	256	EPI-TATE 004504	EPI-TATE 004518		PDF Attachment to 258	Rhode Island v. Chevron, 281 Old and New				Produced			
261	257	EPI-TATE 004504	EPI-TATE 004518		PDF Attachment to 258	Petition for Review of FERC Jordan Cove Certificate.				Produced			
262	258	EPI-TATE 004524	EPI-TATE 004566		PDF Attachment to 258	Mass v. Exxon, May 28 Decision.				Produced			
263	259	EPI-TATE 004527	EPI-TATE 004674		PDF Attachment to 258	US v. Carson Capture NOPR				Produced			
264	260	EPI-TATE 004675	EPI-TATE 004772		PDF Attachment to 258	CLG Update 6-8-2020	Exemption 4 Exemption 5 (Attorney Client) Exemption 6	Exemption 4 (Confidential Commercial Information of a Submitter) - This email contains confidential commercial information voluntarily submitted by McGrawHill to TVA, consisting of information communicated by counsel for the CLG to McGrawHill, the CLG and its members. Absent the CLG, this information would be confidential. This information is withheld from the public interest in such a disclosure. Exemption 5 (Attorney Client Privilege) - This email also contains confidential communications from counsel to the CLG (which consists of its members) concerning attorney advice, analysis, and observations on the climate-related regulatory and litigation developments described in the attachment to this email. Exemption 6 - This email contains direct personal information of non-TVA CLG members, in the form of unique email addresses of individuals, medical files and similar files, because the information applies to and is identified with a particular individual. This personal information is withheld to avoid any disclosure clearly outweighs the public interest in such a disclosure.	Because of the confidential and privileged nature of this document, it contains no non-exempt information from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the information that is withheld and analyzed by the CLG attorney in this email.	Withheld in full	Pym, Aaron M.	CLG	Wood, Allison D.; Francis, Colin B.; Yarbrough, M. Caroline
266	266	EPI-TATE 004777	EPI-TATE 004814		PDF Attachment to 265	Transportation Climate Bill, Section-by-Section				Produced			
267	267	EPI-TATE 004815	EPI-TATE 004819		PDF Attachment to 265	Clean Energy Recovery Letter 06/02/2020(2)				Produced			
268	268	EPI-TATE 004820	EPI-TATE 004821		PDF Attachment to 265	Chevron Response to R1 to 265				Produced			
269	269	EPI-TATE 004822	EPI-TATE 004831		PDF Attachment to 265	Rugs Case 6-4-20				Produced			
270	270	EPI-TATE 004832	EPI-TATE 004831		PDF Attachment to 265	Transportation Climate Bill Summary				Produced			
271	271	EPI-TATE 006696	EPI-TATE 005715		PDF Attachment to 265	Transportation Bill with Climate Measures 6-2-20				Produced			
272	272	EPI-TATE 005716	EPI-TATE 005717		PDF Attachment to 265	The Growing Climate Solutions Act of 2020				Produced			
273	273	EPI-TATE 005716	EPI-TATE 005717		PDF Attachment to 265	Julian 2800 June 3-2020				Produced			
274	274	EPI-TATE 005718	EPI-TATE 005720		PDF Attachment to 265	Growing Climate Solutions Act One Pager				Produced			







	A	B	C	D	E	F	G	H	I	J	K	L	M
		Begin Dates	End Dates	Due Date	Doc Type	Subject/Original File Name	Applicable Exemptions(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Redacted	From/Author	To	
1	310	EPI-TATE 006964	EPI-TATE 006967	10/1/20	MSG	CLG Update 10-1-2020	Exemption 4 Exemption 5 (Attorney Client) Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary) - This email contains confidential commercial information voluntarily submitted by McGrawHill to TVA concerning information communicated by counsel for the CLG at McGrawHill to the CLG and its members. A heading at the top of this email states, in bold, that the email is "PRIVILEGED AND CONFIDENTIAL - ATTORNEY-CLIENT COMMUNICATION - ATTORNEY WORK PRODUCT." The confidential information consists of CLG counsel's commentary and analysis on climate-related regulatory and litigation developments, including opinions from federal and state court litigation, state and federal rulemaking, and internal and external policy discussion and developments. This information is intended by McGrawHill and the CLG to remain confidential, a heading in the body of the email describes it as privileged and confidential, and it is accordingly actually represented by McGrawHill and the CLG to remain confidential. A heading in the body of the email describes the CLG without an expectation of privacy. This email is a "Group Communication" as defined by the confidentiality provisions of the CLG by-laws and TVA and other members of the CLG are prohibited from disclosing the information in this communication as well as the identities of the CLG members. Disclosure of the confidential information in this email would reveal the business practice and strategy of the CLG and McGrawHill with regard to the functions and activities of the CLG and would give competitors of the CLG and McGrawHill access to confidential commercial information regarding how the CLG operates and the advice given by McGrawHill to the CLG and its members. Thus, disclosure would foreseeably harm the CLG, its members, and McGrawHill's commercial and business interests.</p> <p>Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from counsel to the CLG (which consists of its members) concerning attorney advice, analysis, and observations on the climate-related regulatory and litigation developments described in the attachment to this email, among others. The communications in this email consist of attorney analysis and impressions on these various legal and regulatory matters on which the CLG members share a common interest and on which CLG counsel provides legal advice to the CLG and its members. Disclosure would chill the open and candid communication between the CLG attorneys and the CLG members on such matters and would adversely impact the attorney-client relationship between the CLG attorneys and the CLG and its members by eliminating the expectation that communication would be kept confidential, causing foreseeable harm to the attorney-client relationship and to the CLG and its members.</p> <p>Exemption 6 - This email also contains direct personal contact information of two TVA CLG members, in the form of unique email addresses of individuals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid any disclosure clearly outweighs the public interest in such a disclosure.</p>	Because of the confidential and privileged nature of this document, it contains no non-exempt information that is reasonably segregable from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the subjects that are discussed and analyzed by the CLG attorney in this email.	Withheld in full	Plym, Aaron M.	CLG	Wood, Allison D.; Francis, Colin B.; Yarbrough, M. Caroline
311	311	EPI-TATE 006968	EPI-TATE 006981		PDF Attachment to 310	Rhode Island 2601-24-17-20				Produced			
312	312	EPI-TATE 006962	EPI-TATE 006982		PDF Attachment to 310	Motion to Extend Stay of Mandate				Produced			
313	313	EPI-TATE 006983	EPI-TATE 006985		PDF Attachment to 310	In Re Exxon Derivative Litigation, Withdrawal of Motion to Intervene				Produced			
314	314	EPI-TATE 006986	EPI-TATE 007006		PDF Attachment to 310	CBO's Projection of the Effect of Climate Change on S.				Produced			
315	315	EPI-TATE 007007	EPI-TATE 007009	10/6/2020	MSG	CLG Update 10-6-2020	Exemption 4 Exemption 5 (Attorney Client) Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary) - This email contains confidential commercial information voluntarily submitted by McGrawHill to TVA concerning information communicated by counsel for the CLG at McGrawHill to the CLG and its members. A heading at the top of this email states, in bold, that the email is "PRIVILEGED AND CONFIDENTIAL - ATTORNEY-CLIENT COMMUNICATION - ATTORNEY WORK PRODUCT." The confidential information consists of CLG counsel's commentary and analysis on climate-related regulatory and litigation developments, including opinions from federal and state court litigation, state and federal rulemaking, and internal and external policy discussion and developments. This information is intended by McGrawHill and the CLG to remain confidential, a heading in the body of the email describes it as privileged and confidential, and it is accordingly actually represented by McGrawHill and the CLG to remain confidential. A heading in the body of the email describes the CLG without an expectation of privacy. This email is a "Group Communication" as defined by the confidentiality provisions of the CLG by-laws and TVA and other members of the CLG are prohibited from disclosing the information in this communication as well as the identities of the CLG members. Disclosure of the confidential information in this email would reveal the business practice and strategy of the CLG and McGrawHill with regard to the functions and activities of the CLG and would give competitors of the CLG and McGrawHill access to confidential commercial information regarding how the CLG operates and the advice given by McGrawHill to the CLG and its members. Thus, disclosure would foreseeably harm the CLG, its members, and McGrawHill's commercial and business interests.</p> <p>Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from counsel to the CLG (which consists of its members) concerning attorney advice, analysis, and observations on the climate-related regulatory and litigation developments described in the attachment to this email, among others. The communications in this email consist of attorney analysis and impressions on these various legal and regulatory matters on which the CLG members share a common interest and on which CLG counsel provides legal advice to the CLG and its members. Disclosure would chill the open and candid communication between the CLG attorneys and the CLG members on such matters and would adversely impact the attorney-client relationship between the CLG attorneys and the CLG and its members by eliminating the expectation that communication would be kept confidential, causing foreseeable harm to the attorney-client relationship and to the CLG and its members.</p> <p>Exemption 6 - This email also contains direct personal contact information of two TVA CLG members, in the form of unique email addresses of individuals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid any disclosure clearly outweighs the public interest in such a disclosure.</p>	Because of the confidential and privileged nature of this document, it contains no non-exempt information that is reasonably segregable from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the subjects that are discussed and analyzed by the CLG attorney in this email.	Withheld in full	Plym, Aaron M.	CLG	Wood, Allison D.; Francis, Colin B.; Yarbrough, M. Caroline
316	316	EPI-TATE 007010	EPI-TATE 007102		PDF Attachment to 315	Food and Water Watch, FERC Initial				Produced			
317	317	EPI-TATE 007103	EPI-TATE 007297		PDF Attachment to 315	SEC Final Shareholder Role.				Produced			
318	318	EPI-TATE 007298	EPI-TATE 007300	10/7/2020	MSG	CLG Update 10-7-2020	Exemption 4 Exemption 5 (Attorney Client) Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary) - This email contains confidential commercial information voluntarily submitted by McGrawHill to TVA concerning information communicated by counsel for the CLG at McGrawHill to the CLG and its members. A heading at the top of this email states, in bold, that the email is "PRIVILEGED AND CONFIDENTIAL - ATTORNEY-CLIENT COMMUNICATION - ATTORNEY WORK PRODUCT." The confidential information consists of CLG counsel's commentary and analysis on climate-related regulatory and litigation developments, including opinions from federal and state court litigation, state and federal rulemaking, and internal and external policy discussion and developments. This information is intended by McGrawHill and the CLG to remain confidential, a heading in the body of the email describes it as privileged and confidential, and it is accordingly actually represented by McGrawHill and the CLG to remain confidential. A heading in the body of the email describes the CLG without an expectation of privacy. This email is a "Group Communication" as defined by the confidentiality provisions of the CLG by-laws and TVA and other members of the CLG are prohibited from disclosing the information in this communication as well as the identities of the CLG members. Disclosure of the confidential information in this email would reveal the business practice and strategy of the CLG and McGrawHill with regard to the functions and activities of the CLG and would give competitors of the CLG and McGrawHill access to confidential commercial information regarding how the CLG operates and the advice given by McGrawHill to the CLG and its members. Thus, disclosure would foreseeably harm the CLG, its members, and McGrawHill's commercial and business interests.</p> <p>Exemption 5 (Attorney-Client Privilege) - This email also contains confidential communications from counsel to the CLG (which consists of its members) concerning attorney advice, analysis, and observations on the climate-related regulatory and litigation developments described in the attachment to this email, among others. The communications in this email consist of attorney analysis and impressions on these various legal and regulatory matters on which the CLG members share a common interest and on which CLG counsel provides legal advice to the CLG and its members. Disclosure would chill the open and candid communication between the CLG attorneys and the CLG members on such matters and would adversely impact the attorney-client relationship between the CLG attorneys and the CLG and its members by eliminating the expectation that communication would be kept confidential, causing foreseeable harm to the attorney-client relationship and to the CLG and its members.</p> <p>Exemption 6 - This email also contains direct personal contact information of two TVA CLG members, in the form of unique email addresses of individuals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is withheld to avoid medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid any disclosure clearly outweighs the public interest in such a disclosure.</p>	Because of the confidential and privileged nature of this document, it contains no non-exempt information that is reasonably segregable from the exempt information. The attachments to this email, which have been disclosed, provide a sufficient factual description of the subjects that are discussed and analyzed by the CLG attorney in this email.	Withheld in full	Plym, Aaron M.	CLG	Wood, Allison D.; Francis, Colin B.; Yarbrough, M. Caroline
319	319	EPI-TATE 007301	EPI-TATE 007331		PDF Attachment to 318	In Re Exxon Mobil Corporation Derivative Litigation, Lead Plaintiff's Opposition to Gail Walkover's Motion to Vacate Existing Leadership Structure, 10-2-20				Produced			





	A	B	C	D	E	F	G	H	I	J	K	L	M
		Begin Dates	End Dates	Due Date	Doc Type	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Reduced	From/Author	To	
1													
349	349	EPJ-TATE 007782	EPJ-TATE 007783	10/07/20	MSG	Climate Legal Group Meeting Clarification	Exemption 4 Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary): The confidential commercial information in this email consists of the identity of CLG members (from employee email addresses) which is intended by CLG, its members, and McGuireWoods to remain confidential. This information is not typically released to the public and a heading on the email designates it as privileged and confidential. Under the confidentiality provision of the CLG's by-laws, this information is not to be disclosed to the public. The confidential commercial information in this email would be disclosed to the public in a result of any disclosure clearly outweighs the public interest in such a disclosure.</p> <p>Exemption 6: This email also contains direct personal contact information of individuals, in the form of email addresses, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid undisclosed communications. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.</p>	Non-exempt information that is reasonably segregable from the withheld information has been provided.	Redactions	Wood, Allison	CLG	Yarborough, Caroline Flynn, Aaron; Francis, Colin
350	350	EPJ-TATE 007784	EPJ-TATE 007785	04/13/20	MSG	Climate Legal Group: Next Meeting Thursday, April 16	Exemption 4 Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary): The confidential commercial information in this email consists of the identity of CLG members (from employee email addresses) which is intended by CLG, its members, and McGuireWoods to remain confidential. This information is not typically released to the public and a heading on the email designates it as privileged and confidential. Under the confidentiality provision of the CLG's by-laws, this information is not to be disclosed to the public. The confidential commercial information in this email would be disclosed to the public in a result of any disclosure clearly outweighs the public interest in such a disclosure.</p> <p>Exemption 6: This email also contains direct personal contact information of individuals, in the form of email addresses, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid undisclosed communications. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.</p>	Non-exempt information that is reasonably segregable from the withheld information has been provided.	Redactions	Wood, Allison	CLG	Flynn, Aaron
351	351	EPJ-TATE 007786	EPJ-TATE 007787	06/30/20	MSG	Follow-up Call				Produced	Jaher, Mahmud	Keros, Carolyn	Wood, Allison
352	352	EPJ-TATE 007787	EPJ-TATE 007790	04/01/20	MSG	FW: New Firm				Produced	Jaher, Mahmud	Keros, Carolyn; Melina, Khushid; Waddell, J. Thomas	Wood, Allison; Flynn, Aaron
353	353	EPJ-TATE 007791	EPJ-TATE 007792	10/07/20	MSG	Next Week's Exploratory Committee Call - New Time	Exemption 4 Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary): The confidential commercial information in this email consists of the identities (from employee email addresses) of CLG members, and McGuireWoods' commercial or business interests. This information is intended by McGuireWoods to remain confidential. This information is not typically released to the public and a heading on the email designates it as privileged and confidential. Under the confidentiality provision of the CLG's by-laws, this information is not to be disclosed to the public. The confidential commercial information in this email would be disclosed to the public in a result of any disclosure clearly outweighs the public interest in such a disclosure.</p> <p>Exemption 6: This email also contains direct personal contact information of individuals, in the form of email addresses, as well as a mobile phone number, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid undisclosed communications. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.</p> <p>Note: Mr. Jaher's office fax number was redacted in the March 22, 2022 FOIA production. That redaction was inadvertent as that information is publicly available and may be found on the firm's website.</p>	Non-exempt information that is reasonably segregable from the withheld information has been provided.	Redactions	Jaher, Mahmud	PCen	Wood, Allison; Flynn, Aaron
354	354	EPJ-TATE 007793	EPJ-TATE 007794	10/07/20	MSG	RE: Next Week's Exploratory Committee Call - New Time	Exemption 4 Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary): The confidential information in this email consists of email addresses of individuals (from employee email addresses) which is intended by CLG, its members, and McGuireWoods to remain confidential. This information is not typically released to the public and a heading on the email designates it as privileged and confidential. Under the confidentiality provision of the CLG's by-laws, this information is not to be disclosed to the public. The confidential commercial information in this email would be disclosed to the public in a result of any disclosure clearly outweighs the public interest in such a disclosure.</p> <p>Exemption 6: This email also contains direct personal contact information of individuals, in the form of email addresses, as well as a mobile phone number, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid undisclosed communications. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.</p>	Non-exempt information that is reasonably segregable from the withheld information has been provided.	Redactions	Jaher, Mahmud	Keros, Carolyn; Johnson, Steven; Melina, Khushid	Wood, Allison; Flynn, Aaron
355	355	EPJ-TATE 007795	EPJ-TATE 007795	09/28/20	MSG	October CLG Meeting	Exemption 4 Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary): The confidential commercial information in this email consists of the identity of CLG members (from employee email addresses) which is intended by CLG, its members, and McGuireWoods to remain confidential. This information is not typically released to the public and a heading on the email designates it as privileged and confidential. Under the confidentiality provision of the CLG's by-laws, this information is not to be disclosed to the public. The confidential commercial information in this email would be disclosed to the public in a result of any disclosure clearly outweighs the public interest in such a disclosure.</p> <p>Exemption 6: This email also contains direct personal contact information of individuals, in the form of email addresses, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid undisclosed communications. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.</p>	Non-exempt information that is reasonably segregable from the withheld information has been provided.	Redactions	Flynn, Aaron M.	CLG	Wood, Allison; Francis, Colin; Yarborough, Caroline
356	356	EPJ-TATE 007796	EPJ-TATE 007797	12/17/20	MSG	Possible Dates for First Meeting of Power Generators Air Coalition	Exemption 4 Exemption 6	<p>Exemption 4 (Confidential Commercial Information of a Subsidiary): The confidential commercial information in this email consists of the identities (from employee email addresses) of CLG members, and McGuireWoods' commercial or business interests. This information is intended by McGuireWoods to remain confidential. This information is not typically released to the public and a heading on the email designates it as privileged and confidential. Under the confidentiality provision of the CLG's by-laws, this information is not to be disclosed to the public. The confidential commercial information in this email would be disclosed to the public in a result of any disclosure clearly outweighs the public interest in such a disclosure.</p> <p>Exemption 6: This email also contains direct personal contact information of individuals, in the form of email addresses, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid undisclosed communications. The withheld information does not shed light on the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.</p>	Non-exempt information that is reasonably segregable from the withheld information has been provided.	Redactions	Jaher, Mahmud	PCen	Wood, Allison; Flynn, Aaron
357	357	EPJ-TATE 007798	EPJ-TATE 007799	04/10/20	MSG	RE: CAA Regulatory Information and Compliance Matter for TVA				Produced	Jaher, Mahmud	Keros, Carolyn	
358	358												



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		Begin Dates	End Dates	Doc Date	Doc Type	Subject/Original File Name	Applicable Exemption(s)	Description of Withheld Information	Non-Exempt Material	Withheld in Full or Reduced	From/Author	To	
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366	366	EPI-TATE 007820	EPI-TATE 007836		Power Point Attachment to 209	Power Generation Air Conditioning Unit Meeting (working title)	Exemption 4 Exemption 5 Exemption 6	Duplicate of No. 032	The exempt information is so integrated with the non-exempt information that the non-exempt information is not reasonably segregable. Non-exempt factual information is provided in the description of the document.	Withheld in full			
367	367	EPI-TATE 007837	EPI-TATE 007839	11/23/20	MSG	Re:...call today	Exemption 4 Exemption 6	Exemption 4 (Confidential Commercial Information of a Subsidiary). The confidential information in this email chain consists of information regarding the operation of the business and the identity of a potential PFC member. This information is intended by McGraw-Hill to remain confidential, and it is customarily and usually kept private by McGraw-Hill and was provided to TVA and other clients that retained McGraw-Hill to advise on the formation and incorporation of PFC. The information is confidential because it is not generally known, it is not readily ascertainable, and its disclosure would give a person a competitive commercial information in the formation and operation of PFC, including information related to potential members of PFC. Disclosure of the confidential information would reveal the business practices and strategy of PFC and McGraw-Hill with regard to the operations of PFC and its future activities. Thus, disclosure would foreseeably harm PFC, its members, and McGraw-Hill's commercial or business interests. Exemption 6. This email has content about personal contact information of individuals, in the form of email addresses, as well as a mobile phone number, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid disclosure of information that would be highly sensitive to the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	Non-exempt information that is reasonably segregable from the exempt information has been provided.	Reductions	Jaber, Mahmud	Keros, Carolyn	
368	368	EPI-TATE 007840	EPI-TATE 007840	08/28/20	MSG	Time for a short call today?	Exemption 6	Exemption 6. This email has content about personal contact information of individuals, in the form of email addresses, as well as a mobile phone number, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The withheld information is within the scope of "personnel and medical files and similar files" because the information applies to and is identified with a particular individual. This personal information is withheld to avoid disclosure of information that would be highly sensitive to the agency's performance of its duties and the harm to the individual as a result of any disclosure clearly outweighs the public interest in such a disclosure.	Non-exempt information that is reasonably segregable from the exempt information has been provided.	Reductions	Jaber, Mahmud	Keros, Carolyn	Wood, Allison
369	369	EPI-TATE 007841	EPI-TATE 007841	09/04/20	MSG	URGENT: Need Invoice ASAP			Non-exempt information that is reasonably segregable from the exempt information has been provided.	Produced	Utt, Karen	Wood, Allison	
370													